

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF KENTUCKY POWER)	
COMPANY TO AMEND ITS DEMAND-SIDE)	
MANAGEMENT PROGRAM AND FOR)	
AUTHORITY TO IMPLEMENT A TARIFF TO)	CASE NO.
RECOVER COSTS AND NET LOST REVENUES)	2012-00367
AND TO RECEIVE INCENTIVES ASSOCIATED)	
WITH THE IMPLEMENTATION OF THE)	
PROGRAMS)	

ORDER

On August 24, 2012, Kentucky Power Company ("Kentucky Power") filed a motion requesting leave to withdraw its application, which was filed on August 15, 2012. The motion further requests that a redacted version of the application be substituted in place of the original application. The redacted application was submitted simultaneously with the filing of the motion to withdraw the original application.

Kentucky Power states that the original application contained an evaluation report prepared by one of its vendors, Applied Energy Group, Inc. ("AEG"). The AEG report disclosed specific information concerning sales by certain retailers of compact fluorescent light ("CFL") bulbs. Kentucky Power states that such information is considered confidential and proprietary by the retailers providing the information and that AEG and the retailers participating in the evaluation entered into a memorandum of understanding that the information should be protected from public disclosure, subject to two exceptions that are not applicable in this instance.

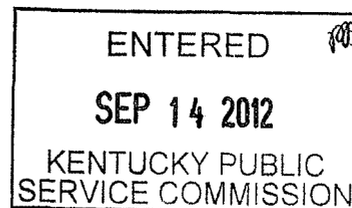
As a result of a miscommunication between Kentucky Power and AEG, Kentucky Power was not informed of the confidential and proprietary nature of the information prior to the filing of the original application. Accordingly, Kentucky Power now seeks leave to withdraw its original application, to have the original application be removed from the Commission's website, and replace the same with the redacted application.

Having reviewed the motion and being otherwise sufficiently advised, the Commission finds that Kentucky Power has established good cause to permit it to withdraw its original application and have the redacted application be substituted in its place.

IT IS THEREFORE ORDERED that:

1. Kentucky Power's motion to withdraw its original application is granted.
2. Kentucky Power's request to substitute the redacted application in place of the original application is granted.
3. The original application shall be removed from the official record of this case.

By the Commission



ATTEST:

Anna D. Grunwell
Executive Director

Case No. 2012-00367

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